Form 2930-2 (January 2011)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

DOI-BLM-C010-2016-0045-CX

BLM Issuing Office

CCFO

Permit No.

SPECIAL RECREATION PERMIT

(43 U.S.C. 1201; 43 U.S.C. 1701; 16 U.S.C. 460L-6(a); and 43 CFR 2930)

Permittee Gone Hunting Guides and Outfitter LLC	senal min ilimit and an incident of Assimilar assety as
Authorized Representative Bryant Johnson	
Address P.O. Box 35 Monroe, UT 84754	Phone Number (435) 979-4071 Email Address bilu17@gmail.com Web Site www.gonehuntingoutfitter.com
Permit is for (check all that apply): Commercial	☐ Organized Group ☐ Vending
Date Issued 05/15/2016 Date Expires 12/31/2021 (7) Seasonal or other period of use limitations Limited to hunts and hun	Terms greater than one year subject to annual authorization.) ating dates that align w/the UTDWR guidelines/procedures
Permit Fee Formula Commercial: Greater of \$105/year or 3% of gro	ess revenue
<u> </u>	abject to fees
Minimum insurance coverage requirements Moderate Risk: \$500,000	per occurrence, \$1,000,000 annual aggregate
Permit is valid only if a current Certificate of Insurance, listing the United Post use report due date(s) 12/31	
Purpose and activities authorized Guiding Public Land Hunters on their big game hunts for elk, deer, the legal hunting permits provided by Utah Division of Wildlife.	antelope, etc. consistent with dates and seasons provided they have
Approved Area of Operation	
Iron and Beaver Counties	
	e operations plan on file with BLM. I acknowledge I am required to comply eneral Terms listed on page two of this form and any additional stipulations
Additional Stipulations are attached: Yes No	5-17-201/
(Permittee Signature)	(Date)
Approved and issued for the conduct of permitted activities and locations subject to General Terms and any additional stipulations attached.	shown on this permit and in conformance with the operating plan. Permit is
(BLM Authorized Officer Printed Name) (BLM A	Authorited Officer Signature) (Date)

GENERAL TERMS

- a. The permittee shall comply with all Federal, State, and local laws; ordinances; regulations; orders; postings; or written requirements applicable to the area or operations covered by the Special Recreation Permit (SRP or permit). The permittee shall ensure that all persons operating under the authorization have obtained all required Federal, State, and local licenses or registrations. The permittee shall make every reasonable effort to ensure compliance with these requirements by all agents of the permittee and by all clients, customers, participants, and spectators.
- b. An SRP authorizes special uses of the public lands and related waters and, should circumstances warrant, the permit may be modified by the BLM at any time, including modification of the amount of use. The authorized officer may suspend or terminate an SRP if necessary to protect public resources, health, safety, the environment, or because of non-compliance with permit stipulations. Actions by the BLM to suspend or terminate an SRP are appealable.
- c. No value shall be assigned to or claimed for the permit, or for the occupancy or use of Federal lands or related waters granted thereupon. The permit privileges are not to be considered property on which the permittee shall be entitled to earn or receive any return, income, price, or compensation. The use of a permit as collateral is not recognized by the BLM.
- d. Unless expressly stated, the permit does not create an exclusive right of use of an area by the permittee. The permittee shall not interfere with other valid uses of the federal land by other users. The United States reserves the right to use any part of the area for any purpose.
- e. The permittee or permittee's representative may not assign, contract, or sublease any portion of the permit authorization or interest therein, directly or indirectly, voluntarily or involuntarily. However, contracting of equipment or services may be approved by the authorized officer in advance, if necessary to supplement a permittee's operations. Such contracting should not constitute more than half the required equipment or services for any one trip or activity and the permittee must retain operational control of the permitted activity. If equipment or services are contracted, the permittee shall continue to be responsible for compliance with all stipulations and conditions of the permit.
- f. All advertising and representations made to the public and the authorized officer must be accurate. Although the addresses and telephone numbers of the BLM may be included in advertising materials, official agency symbols may not be used. The permittee shall not use advertising that attempts to portray or represent the activities as being conducted by the BLM. The permittee may not portray or represent the permit fee as a special federal user's tax. The permittee must furnish the authorized officer with any current brochure and price list if requested by the authorized officer.
- g. The permittee assumes responsibility for inspecting the permitted area for any existing or new hazardous conditions, e.g., trail and route conditions, landslides, avalanches, rocks, changing water or weather conditions, falling limbs or trees, submerged objects, hazardous flora/fauna, abandoned mines, or other hazards that present risks for which the permittee assumes responsibility.
- h. In the event of default on any mortgage or other indebtedness, such as bankruptcy, creditors shall not succeed to the operating rights or privileges of the permittee's SRP.
- i. The permittee cannot, unless specifically authorized, erect, construct, or place any building, structure, or other fixture on public lands. Upon leaving, the lands must be restored as nearly as possible to pre-existing conditions.
- j. The permittee must present or display a copy of the SRP to an authorized officer's representative, or law enforcement personnel upon request. If required, the permittee must display a copy of the permit or other identification tag on equipment used during the period of authorized use.
- k. The authorized officer, or other duly authorized representative of the BLM, may examine any of the records or other documents related to the permit, the permittee or the permittee's operator, employee, or agent for up to three years after expiration of the permit.
- 1. The permittee must submit a post-use report to the authorized officer according to the due dates shown on the permit. If the post-use report is not received by the established deadline, the permit will be suspended and/or late fees assessed.
- m. The permittee shall notify the authorized officer of any incident that occurs while involved in activities authorized by these permits, which result in death, personal injury requiring hospitalization or emergency evacuation, or in property damage greater than \$2,500 (lesser amounts if established by State law). Reports should be submitted within 24 hours.



United States Department of the Interior

BUREAU OF LAND MANAGEMENT Color Country District Office 176 East D.L. Sargent Drive Cedar City, Utah 84721

> (435)865-3000 http://www.blm.gov



In Reply Refer To: 2931 UTU-38905 (UTC010)

Date: April 15, 2016

RETURN RECEIPT REQUESTED
CERTIFIED MAIL NO: 7013 1710 0000 8705 2015

<u>DECISION</u> <u>Gone Hunting Guides and Outfitter LLC, SRP Issued</u>

Gone Hunting Guides and Outfitter LLC o/c Bryant Johnson 437 East 520 South Monroe, UT 84754

Re: Issuance of a Special Recreation Permit for your Guiding and Outfitting Operation (UT-040-11-12)

Dear Mr. Johnson:

Enclosed is a copy Special Recreation Permit issued to Gone Hunting Guides and Outfitters LLC, in your care, which has been approved by the Bureau of Land Management (BLM). The initial application fee has been paid, and will be off-set against use fees for the term of the permit.

The issuance of this permit constitutes a final decision by the Bureau of Land Management in this matter.

This decision may be appealed to the Interior Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR, Part 4, and the enclosed Form 1842-1. If an appeal is taken, your notice of appeal must be filed in this office (at the above address) within 30 days from receipt of this decision. The appellant has the burden of showing that the decision appealed from is in error.

If you wish to file a petition pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) or 43 CFR 2932.8 for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and petition for a stay **must** also be submitted to each party named in this decision, to the Interior Board of Land Appeals and to the appropriate Office of the Solicitor (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

- (1) The relative harm to the parties if the stay is granted or denied;
- (2) The likelihood of the appellant's success on the merits;
- (3) The likelihood of immediate and irreparable harm if the stay is not granted; and
- (4) Whether the public interest favors granting the stay.

If you have any questions, please contact Elizabeth Burghard, Field Office Manager, Cedar City Field Office, at the above address or call (435) 865-3006.

Sincerely,

Elizabeth Burghard Field Office Manager

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Enclosure:

1 - SRP

2 - Form 1842-1

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

INFORMATION ON TAKING APPEALS TO THE INTERIOR BOARD OF LAND APPEALS

DO NOT APPEAL UNLESS

1. This decision is adverse to you,

AND

2. You believe it is incorrect

IF YOU APPEAL, THE FOLLOWING PROCEDURES MUST BE FOLLOWED

1. NOTICE OF APPEAL....

A person who wishes to appeal to the Interior Board of Land Appeals must file in the office of the officer who made the decision (not the Interior Board of Land Appeals) a notice that he wishes to appeal. A person served with the decision being appealed must transmit the *Notice of Appeal* in time for it to be filed in the office where it is required to be filed within 30 days after the date of service. If a decision is published in the FEDERAL REGISTER, a person not served with the decision must transmit a *Notice of Appeal* in time for it to be filed within 30 days after the date of publication (43 CFR 4.411 and 4.413).

2. WHERE TO FILE

District Manager, Bureau of Land Management

NOTICE OF APPEAL.....

Color Country District Office 176 East D.L. Sargent Drive Cedar City, UT 84721-9337

WITH COPY TO SOLICITOR...

Office of the Solicitor, Intermountain Regional Office

Federal Building, Suite 6201 125 South State Street Salt Lake City, UT 84238-1180

3. STATEMENT OF REASONS

Within 30 days after filing the *Notice of Appeal*, file a complete statement of the reasons why you are appealing. This must be filed with the United States Department of the Interior, Office of Hearings and Appeals, Interior Board of Land Appeals, 801 N. Quincy Street, MS 300-QC, Arlington, Virginia 22203. If you fully stated your reasons for appealing when filing the *Notice of Appeal*, no additional statement is necessary (43 CFR 4.412 and 4.413).

WITH COPY TO SOLICITOR

See Address Above

4. ADVERSE PARTIES.....

Within 15 days after each document is filed, each adverse party named in the decision and the Regional Solicitor or Field Solicitor having jurisdiction over the State in which the appeal arose must be served with a copy of: (a) the *Notice of Appeal*, (b) the Statement of Reasons, and (c) any other documents filed (43 CFR 4.413).

5. PROOF OF SERVICE.....

Within 15 days after any document is served on an adverse party, file proof of that service with the United States Department of the Interior, Office of Hearings and Appeals, Interior Board of Land Appeals, 801 N. Quincy Street, MS 300-QC, Arlington, Virginia 22203. This may consist of a certified or registered mail "Return Receipt Card" signed by the adverse party (43 CFR 4.401(c)).

6. REQUEST FOR STAY.....

Except where program-specific regulations place this decision in full force and effect or provide for an automatic stay, the decision becomes effective upon the expiration of the time allowed for filing an appeal unless a petition for a stay is timely filed together with a *Notice of Appeal* (43 CFR 4.21). If you wish to file a petition for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Interior Board of Land Appeals, the petition for a stay must accompany your *Notice of Appeal* (43 CFR 4.21 or 43 CFR 2881.10). A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the *Notice of Appeal* and Petition for a Stay must also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the appropriate Office of the Solicitor (43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay. Except as otherwise provided by law or other pertinent regulations, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards: (1) the relative harm to the parties if the stay is granted or denied, (2) the likelihood of the appellant's success on the merits, (3) the likelihood of immediate and irreparable harm if the stay is not granted, and (4) whether the public interest favors granting the stay.

Unless these procedures are followed, your appeal will be subject to dismissal (43 CFR 4.402). Be certain that all communications are identified by serial number of the case being appealed.

NOTE: A document is not filed until it is actually received in the proper office (43 CFR 4.401(a)). See 43 CFR Part 4, Subpart B for general rules relating to procedures and practice involving appeals.

43 CFR SUBPART 1821-GENERAL INFORMATION

Sec. 1821.10 Where are BLM offices located? (a) In addition to the Headquarters Office in Washington, D.C. and seven national level support and service centers, BLM operates 12 State Offices each having several subsidiary offices called Field Offices. The addresses of the State Offices can be found in the most recent edition of 43 CFR 1821.10. The State Office geographical areas of jurisdiction are as follows:

STATE OFFICES AND AREAS OF JURISDICTION:

Alaska State Office ------ Alaska
Arizona State Office ------ Arizona
California State Office ------ California
Colorado State Office ------ Colorado
Eastern States Office ------ Arkansas, Iowa, Louisiana, Minnesota, Missouri
and, all States east of the Mississippi River
Idaho State Office ------ Idaho
Montana State Office ------ Nevada
Nevada State Office ------- Nevada
New Mexico State Office ------ New Mexico, Kansas, Oklahoma and Texas
Oregon State Office ------- Oregon and Washington
Utah State Office ------- Utah
Wyoming State Office ------- Wyoming and Nebraska

(b) A list of the names, addresses, and geographical areas of jurisdiction of all Field Offices of the Bureau of Land Management can be obtained at the above addresses or any office of the Bureau of Land Management, including the Washington Office, Bureau of Land Management, 1849 C Street, NW, Washington, DC 20240.

(Form 1842-1, September 2006)

United States Department of the Interior Bureau of Land Management

Categorical Exclusion Not Established By Statute DOI-BLM-UT-C010-2016-0045-CX

2016

Gone Hunting Guides and Outfitting LLC, Special Recreation Permit 2016

Location: Iron and Beaver Counties, Utah

Applicant/Address: Bryant Johnson, 437 East 520 South, Monroe, UT 84754

Cedar City Field Office 176 E. DL Sargent Dr. Cedar City, UT 84720 Phone: 435-865-3000

Fax: 435-865-3058



CATEGORICAL EXCLUSION DOCUMENTATION FORMAT WHEN USING CATEGORICAL EXCLUSIONS NOT ESTABLISHED BY STATUTE

A. Background

BLM Office: <u>LLUTC0100</u>, <u>Cedar City Field Office Lease/Serial/Case File No:</u> 15048_

Proposed Action Title/Type: <u>Issuance of Special Recreation Permit to Gone Hunting Guides and Outfitting LLC</u>

Location of Proposed Action: <u>Iron and Beaver Counties, UT</u>

Description of Proposed Action: Gone Hunting Guides and Outfitting LLC has applied for a five year special recreation permit to commercially guide hunters in the pursuit of large game. Camping during hunts will be allowed in predetermined designated areas only. Hunting will not be authorized within areas established for "Special Area" management, including Wilderness Study Areas. The operating plan further describes the plan of operations. The attached stipulations are a part of the application package and must be followed closely by the applicant. Stipulations will further eliminate potential for significant impacts to natural and cultural resources.

B. Land Use Plan Conformance

Land Use Plan Name: Pinyon Management Framework Plan

Date Approved/Amended: October 1, 1983

Land Use Plan Name: Cedar Beaver Garfield Antimony Resource Management Plan

Date Approved/Amended: June 10, 1986

The proposed action is in conformance with the LUP, even though it is not specifically provided for, because it is clearly consistent with the following LUP decision(s) (objectives, terms, and conditions):

- 1) Pinyon Management Framework Plan approved October 1, 1983, Recreation Decision R1.1, which provides for "Manage the Pinyon Planning Unit as an extensive recreation management area providing recreation opportunities ranging in spectrum from natural to primitive"; which provides for a diverse spectrum of recreation and visitor activities, including game collection.
- 2) The Cedar Beaver Garfield Antimony Resource Management Plan approved June 10, 1986, provides for the proposed action in Recreation Decision B.1., which states "manage the CBGA planning area as an Extensive Recreation Management Area (ERMA), utilizing extensive, unstructured and custodial management principles".

C. Compliance with NEPA

The Proposed Action is categorically excluded from further documentation under the National Environmental Policy Act (NEPA) in accordance with 516 DM 2, Appendix 1, H (1): "Issuance of Special Recreation Permits for day use or overnight use up to 14 consecutive nights; that impacts no more than 3 staging area acres; and/or for recreational travel along roads, trails, or in

areas authorized in a land use plan. This CX cannot be used for commercial boating permits along Wild and Scenic rivers. This CX cannot be used for the establishment or issuance of Special Recreation Permits for "Special Area" management (43 CFR 2932.5)."

The proposed action has been reviewed, and none of the extraordinary circumstances described in 43 CFR Part 46.215 apply.

D: Signature

Authorizing Official:

Elisabeth Burghard

Date: 4/24/16

Cedar City Field Manager

Contact Person

For additional information concerning this CX review, contact Elizabeth Burghard, Field Office Manager, Cedar City Field Office, 176 E. DL Sargent Dr., Cedar City, UT, 84721, 435-865-3006

Note: A separate decision document must be prepared for the action covered by the CX. Include appropriate protest or appeal provision language.

ATTACHMENTS

- 1) Stipulations for Gone Hunting Guides and Outfitting LLC, Special Recreation Permit
- 2) Copy of Operating Plan for Gone Hunting Guides and Outfitting LLC

Categorical Exclusion Review Record

Yes/No*	Assigned Specialist Signature	Date 04/08/2016	
No	Adam Stephens		
No	Leisel Whitmore	03/24/2016	
No	Jamie Palmer	3/25/2016	
No	Leisel Whitmore	03/24/2016	
No	Adam Stephens	04/08/2016	
No	Adam Stephens	04/08/2016	
No	Adam Stephens	04/08/2016	
No	Sheri Whitfield	03/29/2016	
No	Jamie Palmer	3/25/2016	
No	Sheri Whitfield	03/29/2016	
No	Glenn Pepper	3/25/2016	
No	Adam Stephens	04/08/2016	
No	Adam Stephens	04/08/2016	
No	Leisel Whitmore	03/24/2016	
No	Leisel Whitmore	03/24/2016	
	No N	No Adam Stephens No Leisel Whitmore No Jamie Palmer No Leisel Whitmore No Adam Stephens No Adam Stephens No Adam Stephens No Sheri Whitfield No Jamie Palmer No Glenn Pepper No Adam Stephens Leisel Whitmore	

^{*}Extraordinary Circumstances apply.

Environmental Coordinator Muia Minerius Date: 4/28/1

Each item of the review record should be completed by the assigned resource specialist. The Team Leader, NEPA Coordinator or authorized officer may sign the review record when they are acting as a specialist. By Utah Policy this checklist must be prepared for each CX and attached to the CX documentation form.

Extraordinary Circumstance to Categorical Exclusions

Exceptions to Categorical Exclusion Documentation

The action has been reviewed to determine if any of the extraordinary circumstances (43 CFR 46.215) apply. The project would:

		Extraordinary Circumstances
1. H	lave s	ignificant impacts on public health or safety.
Yes	No X	Rationale: The project is designed to minimize impacts to public health and safety by requiring strict hunting and guiding regulations in stipulations and by advising guides of proper practices.
histo river wetla	oric or rs; nat ands (ignificant impacts on such natural resources and unique geographic characteristics as cultural resources; park, recreation or refuge lands; wilderness areas; wild or scenic ional natural landmarks; sole or principal drinking water aquifers; prime farmlands; Executive Order 11990); floodplains (Executive Order 11988); national monuments; birds; and other ecologically significant or critical areas.
Yes	No X	Rationale: No historic or cultural resources would be affected. There are no park or refuge lands, scenic rivers, national natural landmarks, prime farmlands, or national monuments in the affected area. No wetlands would be deteriorated nor floodplain use impacted. The area aquifer would not be affected. This permit would not be valid within Wilderness or Wilderness Study Areas and therefore they would not be affected.
		ighly controversial environmental effects or involve unresolved conflicts concerning uses of available resources [NEPA section 102 (2) (E)].
Yes	No X	Rationale: The proposal would only have negligible impacts on any resources; no conflicts between alternative resource uses are anticipated. Similar projects implemented in the past have not resulted in resource conflicts or controversial impacts.
		ighly uncertain and potentially significant environmental effects or involve unique or environmental risks.
Yes	No X	Rationale: The environmental impacts would be negligible. No unique unknown environmental risks are anticipated. The impacts are predictable based on previous similar projects.
		sh a precedent for future action or represent a decision in principal about future actions tially significant environmental effects.
Yes	No X	Rationale: The proposal is not controversial or precedent setting. No future actions which might result in significant impacts to the environment are known at this time.

		Extraordinary Circumstances
		direct relationship to other actions with individually insignificant but cumulatively environmental effects.
Yes	No X	Rationale: The impacts from the proposal are expected to be negligible and would not contribute to potentially cumulative significant impacts now or in the reasonal foreseeable future.
		ignificant impacts on properties listed, or eligible for listing, on the National Register Places as determined by the bureau.
Yes	No X	Rationale: Issuing this permit does not create any new surface disturbing activities introduce activities that would adversely impact National Register eligible sites or places. No impacts would occur to historic properties.
8. H or Tl spec	ıreate	ignificant impacts on species listed, or proposed to be listed, on the List of Endange ned Species, or have significant impacts on designated Critical Habitat for these
Yes	No	Rationale: Gone Hunting Guides and Outfitters LLC needs to camp outside of pygmy rabbit habitat within the Pine and Hamlin Valley. This is include on the no Camping Area Map.
	X	
		a Federal law, or a State, local or tribal law or requirement imposed for the protecti ironment.
	iolate	
Yes 10. I	No X Have	Rationale: The proposal would be in conformance with all known environmental laws or requirements. This includes the Migratory Bird Treaty Act, Fish and Wild
Yes 10. I	No X Have	Rationale: The proposal would be in conformance with all known environmental laws or requirements. This includes the Migratory Bird Treaty Act, Fish and Wild Coordination Act, county ordinances, and state statutes. a disproportionately high and adverse effect on low income or minority populations
10. I (Exe	No X Have a cutive No X Limit	Rationale: The proposal would be in conformance with all known environmental laws or requirements. This includes the Migratory Bird Treaty Act, Fish and Wild Coordination Act, county ordinances, and state statutes. a disproportionately high and adverse effect on low income or minority populations or Order 12898). Rationale: This project would not have an adverse effect on low income or minority.

(3)

Extraordinary Circumstances

12. Contribute to the introduction, continued existence, or spread of noxious weeds or non-native invasive species known to occur in the area or actions that may promote the introduction, growth, or expansion of the range of such species (Federal Noxious Weed Control Act and Executive Order 13112).

Yes	No	Rationale: The proposal is not expected to cause these species to spread into the
		affected area. Appropriate stipulations are included in the authorization.
	X	

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

COMMERCIAL SPECIAL RECREATION PERMIT STIPULATIONS

Special Recreation Permit Details

Name of Company: Gone Hunting Guides and Outfitting LLC

Special Recreation Permit Number: DOI-BLM-UT-C010-2016-0045-CX

Pre-trip Itineraries Required? No

Deductions or Discounts Applicable: None

In addition to the General Terms listed on page two of Form 2930-2, this permit is subject to the following additional stipulations:

BLM Utah Terms and Stipulations

A. General

- (1) Permits issued for more than one year are subject to annual validation. To secure validation the permit holder must:
 - (a) have performed satisfactorily under the terms and conditions of this permit and be in conformance with applicable Federal, State, and local laws, ordinances, regulations, orders, postings, and written requirements applicable to the area and operation covered by the permit,
 - (b) ensure that all persons operating under the permit have obtained all required Federal, State, and local licenses or registrations,
 - (c) have on file, with the office issuing the permit, current insurance that meets or exceeds the BLM's minimum insurance requirements for the event or activity and identifies the United States Department of the Interior Bureau of Land Management as additional insured, and
 - (d) have no outstanding, past due, or unpaid billing notices.
- (2) Permittees may not leave unattended personal property on public lands administered by the Bureau of Land Management for a period of more than 48 hours without written permission of the authorized officer, with the exception that vehicles may be parked in designated parking areas for up to 14 consecutive days. Unattended personal property is subject to disposition under the Federal Property and Administrative Services Act of 1949 as amended.-
- (3) The permit only authorizes the use for the activity, the time(s) and in the area(s) specifically described in the approved area(s) of operation section of this permit (page one of Form 2930-2) or on the list of authorized routes or maps attached to the SRP.
- (4) The permittee must maintain on file with the BLM a current and correct list of employees who will be conducting services for the company on public land. Persons providing services under this permit must be an employee of the permittee.

- (5) Placement of caches of supplies and food or equipment for future activities is not allowed without written permission of the authorized officer.
- (6) The permittee and any persons providing services under this permit must present or display a copy of the Special Recreation Permit (Form 2930-2) to an authorized officers-representative, or law enforcement personnel upon request to determine the validity of the permit, ascertain if the group has a copy of the permit and are operating within authorization (locations and activities), check all required equipment, and to orient trip participants about the use of public lands and safety.
- (7) The permittee shall post a copy of the Special Recreation Permit (Form 2930-2) and these special stipulations in prominent view where all participants and public may view them (e.g., at the start of an event, staging area, in a commercial outfitters office or on their website, etc.).
- (8) If the permittee wishes to sell or otherwise terminate his or her business and desires that permit privileges be transferred to a new owner, the permittee shall notify the authorized officer in advance, in writing, and receive advance written approval for the permit transfer. Additionally, the permittee shall advise the authorized officer in advance of any action that would result in a change in ownership or controlling business interest.
- (9) When a non-permitted company/group (e.g., booking agent, advertiser) is working with a commercially permitted company to provide a service on public lands, the advertising must reflect this partnership. For example, Company Y is not permitted but they work with Company X who is permitted. Company Y must include 'working in conjunction with Company X, a commercially permitted outfitter on all advertisements.

B. Financial

- (1) All fees associated with commercial use are established by the BLM Director, updated every three years based on the Implicit Price Deflator Index, and published in the Federal Register. Commercial use fees are based on a percentage (3% as of March, 2014) of the adjusted gross revenue derived from use authorized under the Special Recreation Permit. The permittee will pay at least the minimum annual fee (\$105.00 as of March, 2014), plus any commercial use fees due in excess of the minimum fee. Additionally, if more than 50 hours of BLM staff time is required for processing the permit, cost recovery of direct expenses related to the permit will be charged. If the 50-hour cost recovery threshold is anticipated to be exceeded, then recovery of costs begins with the first hour.
- (2) When Special Area fees are applicable, commercial operators must collect the fees from their guests, spectators, or participants, and list the Special Area fee as a separate item assessed by BLM on trip invoices. At the end of each use season, the permittee must include a trip by trip accounting of the number of guests using the Special Areas in their year-end post use report.
- (3) A minimum annual fee or prepayment of estimated use fees is due prior to use occurring. This amount is based on either the amount of fees paid the previous year or an annual revenue estimate agreed to by both the permittee and the authorized officer. For commercial use, periodic payments are allowed if the prepayment amount due exceeds \$1,000.00. At least 25% of the total amount due must be paid prior to use.

- (4) The permittee must submit a post use report (see Appendix A) thirty days after the last use of the permit in a calendar year, or as agreed upon with the field office administering the permit. Alternative reporting arrangements may be established by written agreement with the authorized officer. An extension of this due date may be approved by the issuing office on a case-by-case basis. The report must contain a trip-by-trip log of: trip location, beginning and ending dates of each trip, number of clients, number of guides, and gross receipts for the trip. In reporting gross receipts, the outfitter will report all payments made by the customer including, but not limited to, activity-related equipment rental, gratuities, donations, and gifts, with the only exceptions being state and local sales tax and retail sales of durable goods that remain the property of the customer and have utility after the activity. The request for deductions based on pre- and post-trip transportation and lodging expenses and percentage of time on public land, if being claimed, must also be submitted at this time. Requests for transportation and lodging deductions must be accompanied by copies of supporting receipts documenting proof of payment.
- (5) The permittee must submit a post use report to the authorized officer for every year the permit is in effect. If the post use report is not received by the established deadline, the following late fee schedule, set by the Utah BLM Director, will be initiated:
 - More than 15 calendar days but less than 30 calendar days after the due date: \$125
 - More than 30 calendar days after the due date, but less than 45 calendar days; \$250

Post use reports submitted more than 45 calendar days after the due date may result in criminal, civil, and/or administrative action to protect the interest of the United States.

- (6) The permittee must maintain the following internal accounting records pertaining to the permit for a minimum of three years after the expiration of the permit:
 - (a) W-2 records or a similar record of employment for all employees conducting activities under the permit,
 - (b) a record of all financial relationships with booking agents or advertisers,
 - (c) a record of all receipts or compensation including payments, gratuities, donations, gifts, bartering, etc., received from any source during activites conducted under the permit, and
 - (d) a record of all payments made by the permittee and claimed as a deduction in the permittee's fee submission.
 - (e) a complete and reconcilable accounting system that includes the following items:
 - 1) customer cash receipt deposit ledger or statements. These include the deposit transactions with continuous sum totals.
 - (2) bank statements/ledgers, or the deposit slip ledger receipts

C. Insurance

(1) Self-insured, Federal, and State Government agencies are not required to list the United States Department of the Interior – Bureau of Land Management as an additional insured. In lieu of insurance, a written statement is required from the comptroller or risk manager that the SRP activity is in fact agency sponsored and the agency accepts liability. If a state or state subdivision, or quasi-governmental agency is not self-insured, all insurance requirements apply.

(2) At a minimum, the permittee shall have in force a property damage, personal injury, and comprehensive public liability insurance policy that meets or exceeds the BLM's minimum insurance requirements for the event or activity.

General Guidelines for Minimum Insurance Requirements

SRP Event or Activity	Per Occurrence	Per Annual Aggregate
Low Risk: general non-competitive and non-commercial activities such as group camping, group activities, mounted orienteering, backpacking, or dog trials.	\$300,000	\$600,000
Moderate Risk: whitewater boating, horse endurance rides, OHV events, mountain bike races, rock climbing (with ropes), ultra-light outings, rodeos	\$500,000	\$1,000,000
High Risk: bungee jumping, speed record events, unaided rock climbing, aerial or aerial delivery	\$1,000,000	\$2,000,000 - \$10,000,000

- (3) The policy shall state that the insurance company shall have no right of subrogation against the United States of America.
- (4) Such insurance must name the United States Department of the Interior Bureau of Land Management as an additional insured and provide for specific coverage of the permittee's contractually assumed obligation to indemnify the United States.
- (5) The permit is not valid unless the permittee maintains a current authenticated certificate of the required insurance on file with the office issuing the permit. The insurance need only be valid during periods of actual use (which may include a set-up and break-down period).
- (6) The permittee shall indemnify and hold harmless the United States against any responsibility or liability for damage, death, injury, or loss to persons and property which may occur during the permitted use period or as a result of such use.
- (7) The name of the insured on the insurance policy must be the same as the name on the permit. Those permittees holding insurance policies which only insure the permittee and not the permittee's employees must ensure that their employees also have the required insurance in effect, and that a certificate of insurance is furnished to the authorized officer.

D. Marking of Outfitter Vehicles

Every street-legal motor vehicle used to transport clients or equipment shall be marked with at least one sign, decal, or placard on each side of the vehicle. The sign shall at a minimum include the company name and must be readable from a distance of 50 feet.

E. Pre-Trip Itinerary

If required, the permittee will file a notice of intent in writing with the BLM prior to each trip. The notice of intent must specify the intended dates of the trip, number of clients, number of guides, name of the lead guide and area to be visited, including the location of camps. See Special Recreation Permit Details on page one of this document for itinerary requirements for this permit.

F. Environmental and Resource Protection

All activities must conform to Leave No Trace principles.

- (1) For all activities and at all base camps with locations served/supported by a motorized vehicle, the permittee must have a toilet system that allows for the proper carry-out and disposal of solid human body waste in a responsible and lawful manner that is adequate for the size of the group and length of the trip. Toilets must be accessible for use by passengers and crew at all sites where a company motorized vehicle is present, except in developed locations where public restrooms are provided. In locations remote from a permittee's vehicle, solid human waste must be cat holed in a sunny location in bare soil or carried out (unless otherwise stipulated). Toilet paper must be carried out and not buried or burned.
- (2) Cans, rubbish, and other trash shall not be discarded, buried, or dumped on public lands or related waters. Wet garbage such as egg shells, orange peels, leftover solid food, bones, melon rinds, etc., must be carried out. Trash cleanup at campsites and day use areas will include all litter or discarded items including small items such as bottle caps, cigarette butts and microtrash.
- (3) Washing or bathing with soap is not permitted in tributary streams, springs or other natural water sources. Dishwater must be strained prior to dispersal (scattering). Dishwater and bathwater may not be dispersed within 100 feet of streams, springs, or other natural water sources.
- (4) The permittee will be responsible to ensure that historical, archaeological, cultural, or ecological values are not damaged, destroyed, or removed by any participants during authorized activities.
- (5) The permittee must conduct operations authorized by the permit in accordance with applicable BLM management plans and the permittee's own operating plan submitted to the BLM in support of this permit.
- (6) The number of participants on any trip, including guides, may not exceed the number specified in the permittee's operating plan and approved permit. The exception to this requirement is over-the-road bus tours using state and Federal highway and class B county roads.
- (7) No camping is permitted within 300 feet of a known prehistoric or historic site. (Included on the Camping Restriction Map)
- (8) No camping is permitted within 330 feet of a water source other than perennial streams unless prior written permission is received from the authorizing officer.

- (9) No camping is permitted within 0.25 miles of a sage grouse lek. (Included on the Camping Restriction Map)
- (10) No camping is permitted within Prairie Dog Management Units. (Included on the Camping Restriction Map)
- (11) No camping is permitted within pygmy rabbit habitat. (Included on the Camping Restriction Map)

G. Fires

This permit does not waive any applicable fire restrictions and orders that may affect the use of camp fires, charcoal or cooking fires. The following stipulations apply unless specifically waived by written permission of the authorized officer:

- (1) At sites accessed by the permittee's motor vehicle(s), the permittee must provide its own fuel wood.
- (2) At sites accessed by the permittee's motor vehicle(s), the permittee must use a fire pan to contain the fires, ash, and charcoal. Charcoal and ash from the fire pan must be hauled out.
- (3) Gathering wood from standing trees, live or dead, is prohibited.
- (4) Use of dead and down wood is permitted only at backcountry sites not accessed by the permittee's motor vehicle(s). In such cases, if a fire pan is not used, burn all wood to ash and naturalize the area before leaving.
- (5) Scatter fuel wood piles and rock lined fire rings before leaving the site.

H. Informed Risk

- (1) The permittee shall inform clients of the inherent risks involved with the activity.
- (2) The permittee shall review potential safety concerns, contingency plans and potential consequences with its clients prior to operations.
- (3) The permittee shall utilize the appropriate and proper equipment and gear for the activity.
- (4) The permittee shall ensure that all persons operating under the authorization are made aware of the physical safety hazards associated with abandoned mine openings and the potential for encountering abandoned mines within the permitted area. The permittee must present or display a copy of the attached *Utah Abandoned Mine Safety: Stay Out and Stay Alive!* brochure in prominent view where all participants and public may view it. To obtain additional copies of the brochure, contact your local BLM office.

I. Safety and Equipment

- (1) The permittee will ensure that activities are conducted in compliance with all laws and regulations relating to vehicle operations, land use restrictions, food handling, and any other applicable regulations.
- (2) Every person serving as a guide on public land must at a minimum be trained and currently certified in Basic First Aid and Cardio-pulmonary Resuscitation (CPR). Each guide must have legible copies of certification cards in his/her possession while operating under a BLM Special Recreation Permit in Utah. In addition, certification cards must be filed at the permittee's headquarters and available for BLM review if requested.
- (3) The following equipment must be carried on all commercial trips:
 - (a) A first aid kit adequate to accommodate each activity, group, or subgroup will be carried on all trips.
 - (b) Adequate repair kits and spare supplies appropriate for the trip and activity.
- (4) The following procedures must be followed during all commercial activities:
 - (a) Unless specifically authorized in the permit, discharge of firearms is allowed only for legal pursuit of game animals by a licensed hunter.
 - (b) Use of explosives and fireworks is prohibited.

SUPPLEMENTAL STIPULATIONS FOR GUIDING HUNTERS

- (1) The permittee must ensure the hunt is conducted in full compliance with State of Utah and Federal wildlife laws and regulations and the rules of fair chase.
- (2) The permittee camp outside of sensitive area provided on the Camping Restriction map.

SUPPLEMENTAL STIPULATIONS FOR OUTFITTERS USING RIDING OR PACKSTOCK

- (1) Livestock use must be specifically provided for in the permit and operating plan.
- (2) All riding and pack animals must be fed certified weed-free feed for 48 hours in advance of and for the duration of the trip on public lands.
- (3) Riding and pack animals may not be tied for more than one hour to live trees.
- (4) Livestock shall not be tied, hobbled, or picketed for more than one hour within 300 feet of a natural water source other than perennial streams.
- (5) Permittees may not clean out stock trucks or trailers onto public land.
- (6) All animals will be under control en route and in camp to protect wildlife, other livestock, and range forage.
- (7) Corrals located on public lands may not be available for public or permittee use. Prior written permission from the authorized officer is required for the use of such corrals.

(8) Lost or dead animals shall be reported within 48 hours of end of trip. An appropriate response will be determined by the Authorized Officer.

SUPPLEMENTAL STIPULATIONS FOR PERMITTEES USING OFF HIGHWAY VEHICLES AND MOUNTAIN BIKES

- (1) OHV and mountain bike use must be specifically provided for in the permit and operating plan.
- (2) Only routes specifically approved in the permittee's operating plan may be utilized.
- (3) Permittees must be familiar with and comply with State of Utah OHV laws. All activities and activity participants must follow state regulations and manufacturer's recommendations regarding operations.
- (4) OHV operators must be familiar with and comply with BLM's OHV designations whether posted on the ground or not.
- (5) Permittees must operate in accordance with <u>43 CFR 8341</u> concerning OHV use on public lands. To obtain a printed copy of these regulations, contact your local BLM office or visit BLM-Utah's Recreation Permits website at: http://www.blm.gov/ut/st/en/prog/recreation home/permits.html
- (6) OHV operators must yield to non-motorized users. Mountain bikers must yield to pedestrians and riding or pack animals.
- (7) Operators shall not intentionally chase or harass wildlife.
- (8) The permittee shall be responsible for clean-up and remediation in event of accident or mechanical failure resulting in the spillage of fuels, lubricants, coolants, hydraulic fluids, or other

(Signed/Permittee)

I hereby agree to abide by the above stipulations in my company's commercial operations on public land. petroleum-based or synthetic organic compounds.

Date: 5-17-20/K

BLM UTAH SPECIAL RECREATION PERMIT OPERATING PLAN

Company Information

I.

2.



This Operating Plan must accurately identify the activities, the use area, and the seasons of use you are proposing. Please make sure the information is complete and that all proposed activities are fully described. Failure to respond to any of the items or inaccurate disclosures may result in application processing delays or the rejection of your application. This outline is provided for your convenience only and other formats are acceptable. Additional pages should be attached as necessary.

A.	Company Name: Gone Hunting Guides & Outfitter
B.	Address: P.O. Box 35 Monroe, Utah 84754
C.	Type of Company: Sole proprietorship Partnership
	X Corporation Government
D.	Date Company Established: 2/11/2013
E.	Number of Years with Current Owner(s): 3
F.	Name of Owner(s)/Partners: Bryant Lee Johnson
G.	Telephone Number: <u>435-979-4071</u> Emergency Number: <u>435-979-2825</u>
	Fax Number: E-Mail Address: bj1u17@gmail.com
	Web Site: www.gonehuntingoutfitter.com
H.	Name of individuals authorized to conduct business with BLM concerning this permit:
	Bryant Lee Johnson
Pleas	re attach copies of Articles of Incorporation, Corporate Certificate from the Utah Secretary of State, and any
other	business license issued by the State of Utah or its political subdivisions.
II.	Proposed Activity
A.	Activity Description - Guide and Outfit Big Game hunts for individuals who have purchased or drawn a
	hunting permit from Utah Division of Natural resources. Hunts would take place during dates authorized
	by the Utah DWR.
1.	Activities to be engaged in and/or services offered: - We assist hunters in locating game animals they
	have acquired a license and tag to hunt. Hunters benefit from our knowledge and years of experience
	hunting and exploring the canyons and mountains of Southern Utah.

Maximum and Minimum Group Size: (Max.) 8 (Min.) 2

- 3. Number of Staff and Staff to Customer Ratio: 1staff: 3 customers
- 4. Trip length and/or dates of activity: <u>Trips would take place according to the dates set for the species and weapon the hunter would be hunting. These dates are set by the Utah DWR. Trips would last as long as the hunt is open or as short as the time it takes the hunter to harvest his or her game animal. Most trips would not exceed 9 days.</u>
- 5. Methods and means of transportation, including the numbers and types of vehicles, including street legal vehicles, ATV's, boats, aircraft, and livestock: We use trucks and ATV's to access areas within the hunt unit. 1 ATV to 1 person or a lot of times the hunter will ride with me on my ATV or in my vehicle. 2-5 trucks and 2-5 ATV's may be present at camp depending on how many people are on the trip.
- 6. Additional equipment necessary for proposed activity: When hunting we will camp in the area during our hunts or drive back and forth to town if hunter prefers. Camp trailers, Wall Tents, Backpacks,

 Coolers, Etc. May all be present during our trips at the camping area. Sometimes we will backpack into remote areas where we will have small tents and cook stoves capable of boiling water for dehydrated meals. (Jetboil) All trash will be removed from camp areas and disposed of properly.
- 7. Describe any vending, rentals, or sales of consumer products or services: <u>No vending, rentals, or sales of products</u>. We do however charge for our services guiding hunters into wildlands to hunt big game.
- B. Area of Operations Any areas that fall within the Cedar City BLM district and are open to hunting. This includes the area known as the Southwest Desert units as described in the Utah DWR regulations.
- 1. General description of area you are proposing to use: Any of the areas described above during the applicable hunt dates. As hunting guides we never know if we will have a hunter in these areas or not until somebody books our services. Some of these areas take in other land agencies jurisdiction.
- 2. Provide a map at a scale of 1:100,000 of the public land operations area. More detailed maps may be requested.
- 3. Identify on the map all proposed staging areas, camping locations, attraction sites, and routes of travel.
- 4. Describe how the area of operations is suitable for the proposed activity and does not exceed the size needed to accomplish the proposed activity: As a hunting guide we need to be able to access all areas of a particular hunting unit. Game Animals are constantly moving and may not be tomorrow where they were today. For this reason we need the ability to change locations to access the game animals that are available. Almost all game units are on public land managed by BLM, Forest Service, or SITLA.

III. Purpose and Need for the Permit

- A. Describe and demonstrate the need for the service or activity to be offered: The hunting industry is a multi-million dollar business in the State of Utah. Outfitters and Guides are a part of this industry and provide potential hunters from all over the world with the ability to access public lands with somebody who has the knowledge and skills necessary to assist them in their hunting adventures. Most people would be unsuccessful if they just drove someplace they had never been and attempted to find the Game areas and game on their own.
- B. Describe how the activity enhances the opportunity for visitors to enjoy public lands and their recreational experience: Having somebody with an intimate knowledge of specific areas, rules, access routes, roads, and just the general area of any given hunt unit goes a long ways towards making somebodies trip more enjoyable and successful. Lots of visitors would not know where to get a map, how to look at the map or what rules and regulations exist in a particular area. For them to research all of this alone could cause them to no want to take on the particular activity they might be wanting to try. Guides and Outfitters fill this void for many people wanting to hunt public lands in Utah.
- C. Describe how the service or activity helps meet BLM management objectives: The BLM has required commercial guides and outfitter to have a permit and insurance to conduct these activities. This also includes that we are familiar with leave no trace and tread lightly standards, certified in first aid and cpr, and follow all local, state, and federal rules. Having licensed and permitted guides and outfitters is a benefit to the BLM as well as to the citizens of the United States and the State of Utah

IV. Public Health & Safety

- A. Describe the first aid, safety, emergency communications, and evacuation equipment that will be present during your operations: All guides are certified in CPR, First Aid and familiar with activities related to Hunting. We all carry cell phones, GPS, ropes, gloves, lighters, flashlights, and are aware of the inherent dangers associated with being exposed to the elements on public lands. Trucks and ATV's may be used to evacuate in the case of a natural emergency (Floods, earthquake, heavy snow storm, etc) We would also have the option to shelter in place. At times a satellite phone may be present as well as two way radios.
- B. How is the safety equipment inspected and maintained? Each guide is responsible to make sure his first aid kit is stocked and electrical equipment is charged or has extra batteries. This should be done prior to each trip.
- C. What hazards are inherent to the activity? How will they be managed? <u>Hunting involves strenuous</u>

 activities from hiking to exposure to the elements and also the use of firearms or primitive weapons. All

 guides are familiar with firearm safety procedures and have years of experience handling firearms and

- primitive weapons. Exposure can be managed by being aware of weather reports and preparing the proper equipment for the weather outlook.
- D. What environmental hazards exist exposure, flash flood, avalanche, weather, fauna, terrain, etc.? How will you manage these hazards? Outdoor activities always bring the possibility of inclement weather, encounters with wildlife, falling trees, rock slides ETC. We will manage these situations by being aware of our surroundings and possible dangerous situations. Staying out of a flood area during heavy rain, not crossing steep snowy inclines that might give way. Looking for unstable trees in camping areas ETC.
- E. What is your emergency evacuation plan? In the case of needing an emergency evacuation we will try and contact the local land agencies or Sheriffs' office at the earliest possibility using any means at our disposal. Cell Phones, Radios, other people in the area. Each situation will determine the options we might have.
- F. What are your provisions for toilet facilities, dealing with human waste, and washing? How will you contain and remove trash and garbage? Human waste will be stored or disposed of according to Leave

 No Trace and Tread Lightly principles. Soap and water will be provided to wash and sanitize with in camp. Garbage and all waste will be bagged and transported out to be disposed of properly.

V. Staff Experience and Training

- A. What level of first aid training do you require for all staff? All staff are given current CPR and First Aid training every two years. They will have a valid card from an approved training provider.
- B. What level of training or experience for the specific activity do you require for all staff? All staff has met the standards of training and experience required by Utah State Law to be licensed as a Hunting Guide by DOPL. As a licensed outfitter I have evaluated each individual who may be assisting in Gone Hunting's activities and found them to be of sound judgement and experience in the Hunting industry.
- C. What level of knowledge of the natural environment in the proposed area of operations does your staff maintain? Prior to taking any hunter and guiding that individual staff researches and visits the areas that would be used to guide the hunter in. Our research includes becoming aware of water sources, steep terrain and land features as well as access roads and trails. We study maps and visit with individuals that may have knowledge that will assist us in providing hunters with the best experience possible.
- D. If your activity involves visiting cultural resource, pre-historic, and /or historic sites, demonstrate your staff's knowledge of these sites and describe how your staff maintains a basic knowledge of the laws and regulations dealing with protection and preservation of antiquities, objects of historical interest, and graves. We have no plans to disturb or visit cultural resources sites.

- E. Have your company's owners, operators, or staff been convicted of a federal, state or local violation regarding guiding, outfitting, resources protection, or the proposed activity? If so, please describe: None
- F. Has your company, its owners, operators, or staff ever been denied a permit, had a permit revoked, or surrendered a bond related to a permit for operations on BLM or U.S. Forest Service administered lands? If so, please provide details: None

VI. Environmental Protection Measures

- A. Describe how your proposed activity will comply with the standard national and statewide environmental protection stipulations that apply to all Special Recreation Permits in Utah: All guides will follow Leave No Trace and Tread Lighly principles. Garbage and waste will be removed from the area and no natural resources are to be disturbed.
- B. How will your operations incorporate Leave No Trace and/or Tread Lightly principles?

 All guides are or have been trained and tested in Leave No Trace and Tread Lightly principles when they were issued their guide license from the State of Utah.
- C. If you are proposing to use livestock for riding or packing, identify the kind and number of animals to be used and how the animals will be fed, watered, and confined when not being used:- We have no plans to use livestock at this time.

VII. Compliance with Other Federal, State, and Local Regulations & Laws

- A. List any permits required by other federal, state, or local agencies to conduct your proposed activity: All Outfitters and Guides are required to be licensed by the state of Utah. (DOPL) If on Forest lands a Special use permit is required as well as a SITLA right of access permit.
- B. List any permissions or contracts required to use private lands you do not own or control: Written permission is required to guide on private land that has been cultivated or properly posted.
- C. Demonstrate how your proposed activities will comply with the State of Utah's regulations and laws pertaining to your proposed activity, including but not limited to:
- 1. If you are proposing to serve any food or beverage to a customer, demonstrate compliance with Utah

 State Law regarding food service sanitation. If preparing food Guides should have a Utah State Food

 Handler Permit.
- 2. If the activity will involve more than 500 people at a single activity or event, demonstrate how you will comply with Utah State Law regarding mass gatherings. Not Applicable
- 3. If your proposed activity involves the use of water craft, describe how you will comply with the Utah Boating Act and Board of Parks and Recreation Boating Rules (Utah Administrative Code R-73-18).

Not Applicable

- If your proposed activity involves providing professional hunting guide and outfitter services, 4. demonstrated compliance with the Utah Hunting Guides & Outfitters Licensing Act (Utah Administrative Code R-156-79). All guides will have a copy of a current State Issued Guide License. Proper Insurance will be on file also.
- If you are providing in-patient or residential wilderness therapy for persons under age 18, demonstrate 5. compliance with Utah Administrative Code R501-8 relating to Outdoor Youth Programs. Not Applicable
- If firearms are involved, what are the provisions for safe storage, transportation and use? Firearms can be 6. transported in a hard or soft case. If on an ATV they can be strapped down or in a case designed for ATV use. All weapons will be transported according to Utah State laws.

Please attach copies of any licenses, certificates, permits, and/or permissions that are required from other federal, state, and/or local government agencies for you to conduct your proposed activities.

VIII. **Customer Information**

- Attach a copy of the customer contract, including any risk acknowledgment and/or waivers. A.
- Attach a price list for the proposed services and/or activities to be provided. B.

IX. Certification

I certify that the information given by me in this proposed Operating Plan is true, accurate, and complete to the best of my knowledge. I further understand that providing false information or failure to keep this Operating Plan or other permit requirements up-to-date are grounds for probation, suspension, or revocation of the permit. I acknowledge that I am required to comply with the requirements and stipulations on Form 2930-1 and any additional stipulations which the Authorized Officer may deem necessary... and BLM may revoke.

Printed Name: Bryant Lee Johnson

Signature: Date: 5-17-20/6

Certificate of License Renewal

Your license has been renewed and this temporary Certificate of License Renewal allows you to practice. In approximately 15 to 30 working days you will receive your wallet card and wall certificate in the mail. If you do not receive it within this time, please contact DOPL immediately at (801) 530-6628 or (866) 275-3675 (toll-free in Utah only).

DIVISION OF OCCUPATIONAL & PROFESSIONAL LICENSING

Certificate of License Renewal Control Number: 7558710-7500-20160330

RENEWAL DATE: 03/30/2016

EXPIRATION DATE: Thu May 31 2018

ISSUED TO: Bryant Lee Johnson



REFERENCE NUMBER(S), CLASSIFICATION(S) & DETAILS(S)

7558710-7500

Outfitter

Please note that DOPL reserves the right to initiate action at any time against a licensee who did not meet the renewal/reinstatement requirements at the time this license was issued.

License Record Renewal Fee Summary

Date of Transaction: Primary License Renewal Fee: Late Renewal Fee: Total Fee: 03/30/2016 08:50 50.00 0.00 50.00 PAID